

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001	03 MDL 1570 (GBD) (FM) ECF Case  <b>RULE 54(b) JUDGMENT</b> <i>#12,0516</i>
---	---

*This document relates to:*

*Federal Insurance Co., et al v. al Qaida, et al.  
03 CV 06978 (GBD)*

Whereas, this matter having come before the Honorable George B. Daniels, United States District Judge, on the letter application of Plaintiffs requesting that the Court extend its prior rulings on the Motion for Assessment of Damages against Al Qaeda to defaulted defendant Hezbollah, and enter a final judgment in favor of Plaintiffs and against Hezbollah in accordance with those prior rulings pursuant to Fed. R. Civ. P. 54(b), and the Court, on March 27, 2012, having rendered its Memorandum Decision and Order entering partial final judgment pursuant to Fed. R. Civ. P. 54(b) against defendant Hezbollah and in favor of the Plaintiffs in the amount of \$9,351,247,965.99, identified in Exhibit "A", and further directing the Clerk of the Court to prepare and enter a final judgment, it is,

**ORDERED, ADJUDGED AND DECREED:** That judgment is hereby entered in favor of Plaintiffs and against defendant Hezbollah in accordance with the Court's Memorandum Decision and Order dated March 27, 2012. It is further ORDERED, ADJUDGED and DECREED that, for the reasons stated in the Court's Memorandum Decision and Order dated March 27, 2012, there is no just reason for delay, the Court's entry of judgment, identified in Exhibit "A", is certified as final pursuant to Fed. R. Civ. P. 54(b).

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: <u>3/29/12</u>

Dated: March 29, 2012  
New York, New York

RUBY J. KRAJICK

---

Clerk of Court

BY:

---

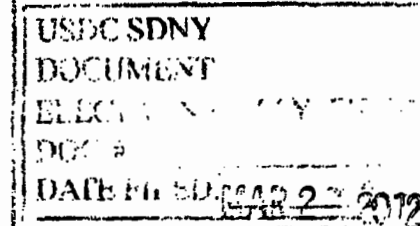
  
Deputy Clerk

THIS DOCUMENT WAS ENTERED  
ON THE DOCKET ON \_\_\_\_\_

**EXHIBIT A**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

----- X  
IN RE TERRORIST ATTACKS ON SEPTEMBER 11, 2001 :



: MEMORANDUM DECISION  
AND ORDER  
03 MDL 1570 (GBD)(FM)

----- X

This Document Relates to  
Federal Insurance Co. v. al Qaeda,  
03 Civ. 6978 (GBD) (FM)

GEORGE B. DANIELS, District Judge:

By letter application dated February 10, 2012, Plaintiffs requested that this Court extend its prior rulings on the Motion for Assessment of Damages against Al Qaeda to another defaulted defendant Hezbollah, and enter a final judgment in favor of Plaintiffs and against Hezbollah in accordance with those prior rulings, pursuant to Fed. R. Civ. P. 54(b). Default judgment as to liability against Hezbollah in this action was entered on April 7, 2006, at the same time default was entered as to Al Qaeda, on the basis of the same claims.

For the reasons set forth in the Court's Memorandum Decision and Order dated December 16, 2011, adopting the Report and Recommendation made by Magistrate Judge Frank Maas recommending that Plaintiffs be awarded damages on their subrogation claims, partial final judgment pursuant to Fed. R. Civ. P. 54(b) is hereby entered against defendant Hezbollah and in favor of the plaintiffs as follows:

Plaintiff	Judgment
AXA Art Insurance Company	\$ 42,862,629.00

AXA Global Risks (UK) Ltd.	\$32,959,870.71
AXA CSA UK Branch	194,339,649.00
AXA Insurance Company	395,088,134.88
AXA Reinsurance Company	248,144,334.00
AXA Re	317,370,069.00
AXA Re Canadian Branch	78,415,221.33
AXA Re UK Plc	54,488,105.10
AXA Versicherung	2,769,159.00
SPS Re	252,915,480.00
Chubb Custom Insurance Company	1,837,755.00
Chubb Insurance Company of Canada	151,357,187.13
Chubb Insurance Company of New Jersey	1,238,045.13
Chubb Indemnity Insurance Company	12,251,634.60
Federal Insurance Company	4,541,002,792.17
Great Northern Insurance Company	1,787,991,341.37
Pacific Indemnity Insurance Company	29,809,609.98
Vigilant Insurance Company	126,917,799.72
American Alternative Insurance Company	11,768,346.21
The Princeton Excess & Surplus Lines Insurance Company	11,388,877.50
Great Lakes Reinsurance (UK) Limited	298,534,281.06
OneBeacon Insurance Company	529,544,956.20
TIG Insurance Company	228,252,687.90
<b>TOTAL</b>	<b>\$9,351,247,965.99</b>

Any judgment or award of damages made pursuant to this Motion as to Hezbollah will neither be binding upon nor admissible to establish any damages amount related to any Defendant other than Hezbollah.

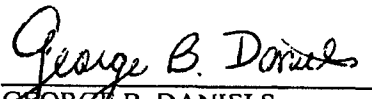
Plaintiffs agree that they will not seek to enforce any monetary judgment entered as to Hezbollah against any Defendant who has received a final judgment of dismissal pursuant to Rule 54(b) or any of the Defendants listed below, including any assets owned or controlled by any of those Defendants. All Defendants who have received final judgments of dismissal pursuant to Rule 54(b) and the Defendants listed below agree that they will not file any objection or opposition in relation to the Plaintiffs' request that the Court assess damages against Hezbollah.

1. Al Haramain Islamic Foundation, Inc. (USA);
2. Dubai Islamic Bank;
3. International Islamic Relief Organization;
4. Muslim World League
5. Rabita Trust;
6. Sana-Bell, Inc.
7. Sanabel Al Kheer;
8. World Assembly of Muslim Youth/ Work Assembly of Muslim Youth Internationa;
9. Wael Jelaidan; and
10. Perouz Sedaghaty

The Clerk of the Court is directed to prepare and enter a final judgment.

Dated: New York, New York  
March 27, 2012

SO ORDERED:

  
GEORGE B. DANIELS  
United States District Judge